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|----------|---|--|--|
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| 8        | David@djmerrillpc.com Local Counsel   |  |  |
| 9        | Attorneys for Plaintiff David LaVelle   |  |  |
| 10       | UNITED STATES DISTRICT COURT  |  |  |
| 11       | DISTRICT (  |  |  |
| 12       | DAVID LaVELLE,  | CASE NO. 2:19-cv-01251-JCM- DJA                    |  |
| 13       | Plaintiff,<br>vs.   | STIPULATION AND                                    |  |
| 14       | CITY OF LAS VEGAS, NEVADA; LAS  | ORDER TO EXTEND TIME FOR DEFENDANTS TO RESPOND TO: |  |
| 15<br>16 | VEGAS METROPOLITAN POLICE DEPARTMENT; AND ROBERT BROWN, POLICE OFFICER WITH LAS VEGAS                           | • MOTION FOR PRELIMINARY INJUNCTION (ECF NO. 10)   |  |
| 17       | METROPOLITAN POLICE<br>DEPARTMENT, IN HIS OFFICIAL AND<br>INDIVIDUAL CAPACITIES,                                | (Third Request)                                    |  |
| 18       | Defendants.   |  |  |
| 19       | Pursuant to Local Rules IA 6-1, 6-2 and 7-1, plaintiff David LaVelle, defendant City of                         |  |  |
| 20 21    | Las Vegas ("City"), defendant Robert Brown, Police Officer with Las Vegas Metropolitan Police                   |  |  |
| 22       | Department ("Brown"), and Las Vegas Metropolitan Police Department ("Metro"), by and                            |  |  |
| 23       | through their respective counsel, hereby stipulate and respectfully request that the Court extend               |  |  |
| 24       | the deadline by one (1) additional week for the City and Brown to answer or otherwise respond                   |  |  |
| 25       | to plaintiff's motion for preliminary injunction ("Motion"). (ECF No. 10). On August 20, 2019                   |  |  |
| 26       | the Court granted the parties' stipulation to allow the City and Brown additional time to respond               |  |  |
| 27       | to the Complaint and Motion to allow the defending parties sufficient time to conduct a thorough                |  |  |
| 28       | investigation into plaintiff's allegations and to re  | espond to the same. On September 6, the Court      |  |

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granted the parties' second stipulation to allow the City and Brown additional time to respond to the Complaint and Motion to allow the parties to pursue resolution of this case. On September 9, Plaintiff filed an Amended Complaint on September 9 including, as an additional party, Metro. Responses to the Motion are presently due on Monday, September 16, 2019.

This third extension request is not being sought to unduly delay the proceedings; rather, good cause exists for this extension as the parties are continuing to work in good faith to amicably resolve this case without further intervention from the Court. The parties stipulate that the City, Metro, and Brown will respond to the Motion by **Monday, September 23, 2019**, which should afford the parties sufficient time to settle this dispute.

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| 1  | An additional one (1) week for the defending parties to file their responses will not alter |  |
|----|---|--|
| 2  | the date of any event or any deadline already fixed by Court order.                         |  |
| 3  | IT IS HEREBY STIPULATED:  |  |
| 4  | Dated this 13th day of September, 2019.   | Dated this 13th day of September, 2019.                |
| 5  | /s/ Elias P. George   | /s/ Nathan W. Kellum                                   |
| 6  | PHILIP R. BYRNES  | NATHAN W. KELLUM                                       |
| 7  | Senior Litigation Counsel<br>Nevada Bar No. 166   | CENTER FOR RELIGIOUS EXRESSION Tennessee Bar No. 13482 |
| 8  | ELIAS P. GEORGE   | 699 Oakleaf Office Lane, Suite 107                     |
| 9  | Deputy City Attorney<br>Nevada Bar No. 12379  | Memphis, TN 38117<br>nkellum@crelaw.org                |
|    | CITY OF LAS VEGAS 495 South Main Street, Sixth Floor  | DAVID I MEDDII I                                       |
| 10 | Las Vegas, NV 89101   | DAVID J. MERRILL<br>DAVID J. MERRILL, PC               |
| 11 | <u>pbyrnes@lasvegasnevada.gov</u><br><u>egeorge@lasvegasnevada.gov</u>                      | Nevada Bar No. 6060<br>10161 Park Run Drive, Suite 150 |
| 12 | Attorneys for City of Las Vegas   | Las Vegas, NV 89145                                    |
| 13 |   | david@djmerrillpc.com Attorneys for Plaintiff          |
|    | Dated this 13th day of September, 2019.   | David LaVelle  |
| 14 | /s/ Jacqueline V. Nichols   |  |
| 15 | LACOUELINE V. NICHOLS   |  |
| 16 | JACQUELINE V. NICHOLS MARQUIS AURBACH COFFING   |  |
| 17 | Nevada Bar No. 8996<br>10001 Park Run Drive   |  |
| 18 | Las Vegas, NV 89145 jnichols@maclaw.com   |  |
| 19 | Attorneys for Las Vegas Metropolitan Police<br>Department and Robert Brown, Police          |  |
| 20 | Officer with Las Vegas Metropolitan Police  |  |
|    | Department  |  |
| 21 |   | IT IS SO ORDERED:                                      |
| 22 |   | Xellus C. Mahan  |
| 23 |   | United States District Judge                           |
| 24 |   | DATED: September 13, 2019.                             |
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